1	Т	HE HONORABLE RICARDO S. MARTINEZ
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6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
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8	AT SEA	ITLE
9	SMARTWINGS, A.S., a Czech Republic	No. 2:21-cv-00918-RSM
10	Company,	STIPULATED MOTION AND
11	Plaintiff,	ORDER TO STAY CASE DEADLINES
12	V.	NOTED FOR CONSIDERATION:
THE BOEING COMPANY, a Delaware NOVEN Corporation,		NOVEMBER 16, 2023
14	Defendant.	
15		
16	Plaintiff Smartwings, a.s. ("Smartwings	s"), and Defendant The Boeing Company
17	("Boeing"), by and through their counsel, stipulate and agree as follows:	
18	1. The parties have reached a settleme	ent in principle.
19	2. The parties will need additional time.	me to finalize the terms of a formal settlemen
20	agreement that is sufficient to allow Plaintiff to dis	smiss this action with prejudice.
21	3. The parties hereby agree to stay all	I case activity until December 22, 2023, and to
22	suspend all existing case deadlines and pending m	otions.
23	4. Good cause exists for a brief stay	because the case may settle without further
24	activity, and a stay would preserve judicial and pa	rty resources.
25	5. On or before January 10, 2024, Plain	ntiff will file a stipulation of voluntary dismissa
26	with prejudice or the parties will provide a join	at update to the Court regarding the status of
	STIPULATED MOTION AND ORDER TO STA CASE DEADLINES (No. 2:21-cv-00918-RSM)	AY

1	settlement and, if necessary, a proposed, revised case schedule for the Court's consideration. Such
2	a proposed revised case schedule will include the re-noting date for Plaintiff's pending Motion For
3	Leave To Amend The Complaint To Add Claims Regarding Pre-Contract Fraud (ECF No. 83).
4	IT IS SO STIPULATED by and between the parties.
5	DATED November 16, 2023.
6	s/ Callie Castillo David M. Schoeggl, WSBA No. 13638 Callie Castillo, WSBA No. 38214
7 8	Katie Bass, WSBA No. 51369 Andrew G. Yates, WSBA No. 34239
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14	Thorneys for I tunings, u.s.
15	s/ Ulrike B. Connelly Harry H. Schneider, Jr., WSBA No. 9404
16	Steve Y. Koh, WSBA No. 23284 Eric B. Wolff, WSBA No. 43047
17 18	Ulrike B. Connelly, WSBA No. 42478 Gregory F. Miller, WSBA No. 56466 Michelle L. Maley, WSBA No. 51318
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25	Attorneys for Defendant The Boeing Company
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STIPULATED MOTION AND ORDER TO STAY CASE DEADLINES (No. 2:21-cv-00918-RSM) – 2

CASE DEADLINES (No. 2:21-cv-00918-RSM) -3

ORDER

PURSUANT TO THE FOREGOING STIPULATION, IT IS SO ORDERED.

All case activity is stayed until December 22, 2023. On or before January 10, 2024, Plaintiff will file a stipulation of voluntary dismissal with prejudice or the parties will provide a joint update to the Court regarding the status of settlement. If the parties are unable to finalize a settlement by December 22, 2023, they will submit a proposed revised case schedule no later than January 10, 2024, for the Court's consideration. Such a proposed revised case schedule will include the renoting date for Plaintiff's pending Motion For Leave To Amend The Complaint To Add Claims Regarding Pre-Contract Fraud (ECF No. 83).

DATED this 17th day of November, 2023.

CARDO S. MARTINEZ

UNITED STATES DISTRICT JUDGE

1	Presented by:
2	s /Callie A. Castillo
3	David M. Schoeggl, WSBA No. 13638 Callie Castillo, WSBA No. 38214
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13	s/ Ulrike B. Connelly
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	STIPULATED MOTION AND ORDER TO STAY CASE DEADLINES (No. 2:21-cv-00918-RSM) – 4

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